

IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF ILLINOIS
EASTERN DIVISION

COMMAND MANAGEMENT)
SERVICES, INC.)
An Oregon Corporation)
Plaintiff,) Case No. 07 cv. 7017
WYNDHAM HOTELS AND RESORTS,)
LLC, a Delaware Limited Liability)
Company, WYNDHAM HOTEL)
MANAGEMENT INC., a Delaware)
Corporation, WYNDHAM)
WORLDWIDE OPERATIONS, INC., a)
Delaware Corporation, MEHP O'HARE,)
LLC, a Delaware Limited Liability)
Company, MEHP O'HARE)
MANAGEMENT, INC., a Delaware)
Corporation and WYNDHAM)
O'HARE)
Defendants.)

EXHIBITS TO COMPLAINT

01/23/2003 14:15 FAX 647 297 8734
01/27/2003 14:41 58322513RADISSON O'HARE ROSEMONT
CMS MARKETING0002
PAGE 02/06

02 Chicago - Radisson Hotel O'Hare.sch

(Revision 01; 21 January 2003)

Chicago

SUBCONTRACT FOR SERVICES AGREEMENT

This Subcontract for Services Agreement is made between **COMMAND MANAGEMENT SERVICES, INC.**, Portland, OR (hereafter Contractor) and the **RADISSON HOTEL O'HARE, Rosemont, IL** (hereafter Subcontractor). Throughout this document the term "subcontract", "agreement" and "subcontract agreement" are used and are to be considered as referring to this document.

This is an Agreement for the performance of services for applicants processing at the Chicago, Illinois Military Entrance Processing Station (MEPS). Contractor and Subcontractor are bound by the terms and conditions of this Agreement. This Agreement is entirely contingent upon the authorized U.S. Government representatives inspecting and accepting the Subcontractor performance facilities¹ as being suitable for the performance of services. Both parties agree herewith to be bound by this Agreement.

The Contractor and Subcontractor agree as set forth below:

1. Statement of Work (SOW):

a. The Contractor shall do the following:

(1) provide all necessary supervision, labor, materials, supplies, and facilities to perform the work as itemized in the Prime Contract statement of work, except as specifically subcontracted in this agreement; and,

(2) Pay for the performance of contract work performed by the Subcontractor on the basis of unit price (unit price is inclusive of all applicable taxes and gratuities), as set forth in Appendix A.

b. The Subcontractor shall have the following performance responsibilities:

(1) Provide all the supervision, labor, equipment, materials and supplies to perform all duties and responsibilities of the subcontract in accordance with the terms and conditions of the subcontract and the Statement of Work (SOW) set out in Appendix B. In addition Subcontractor understands the inclusion of the Department of Labor wage determination and its applicability to this Agreement.

¹Performance facility(ies) describes any and all facility(ies) provided by the subcontractor for the purposes of lodging, feeding and/or transporting applicants as defined within the SOW incorporated herein.



01/23/2003 14:15 FAX 847 297 8744
01/21/2003 14:41 58322613RADISSON O'HARE ROSEMONT
CMS MARKETING

PAGE 03/06

02 Chicago - Radisson Hotel O'Hare, etc

(Revision 01; 21 January 2003)

(2) Perform the specific subcontracted work as detailed herein and for the prices specified in Appendix A. Unit prices shall be inclusive of all applicable taxes and gratuities.

2. Payment for Services:

The Contractor shall pay Subcontractor for work performed on a monthly schedule. Payments due the Subcontractor will be payable by Contractor not more than ten (10) days after Contractor has received payment from the Government under the Prime Contract for the particular services period. Payment will be made as follows: Subcontractor shall present an invoice at the end of a month of operation. The invoiced quantities of rooms and meals shall be in agreement with a daily master folio issued from the hotel front desk to the Contractor's on-site representative. Contractor's on-site representative will reconcile the daily lodging totals with Subcontractor to come to an agreement within a short time after the end of the month, usually during the first 5 days. The Contractor shall pay the Subcontractor within 30-45 days after completion of a month's work.

3. Authorized Representatives: The authorized representatives of the parties to this Subcontract are as follows:

a. Contractor: The following individuals shall be designated as the representative, and alternate for the Contractor.

Monica C. Anderson, President/CEO
T. A. Moore, Executive Vice President (alternate)
Command Management Services, Inc.
621 S.W. Alder St. Ste. 810
Portland, OR 97205
tele: (503) 224 - 5600
fax: (503) 224 - 6848

b. Subcontractor: The following individuals shall be designated as the representative for the Subcontractor.

Heidi Prosser, Director of Sales & Marketing
Radisson Hotel O'Hare
6810 North Mannheim Road
Rosemont, IL 60018
tele: (847) 297 - 1234
tele: (847) 297 - 6144 Direct
fax: (847) 297 - 8744

4. If the Government fails to allow location of Contract performance facilities to the facilities proposed by Subcontractor, this Agreement shall lapse, and neither party shall have any further

01/23/2003 14:15 FAX 847 297 8744
01/21/2003 14:41 50322612RADISSON O'HARE ROSEMONT
CMS MARKETING004
PAGE 04/05

02 Chicago - Radisson Hotel O'Hare.sca

(Revision 01; 21 January 2003)

obligation or duty to the other. Each party shall stand its own costs or expenses incurred in the proposal process.

5. Subcontractor agrees to provide up to two (2) room-nights per month for Contractor use in coordinating, training and retraining subcontractor personnel and general oversight of the contract activities. Such room will be provided on a complimentary basis. All other associated room costs such as telephone, food and drink, valet service and all other miscellaneous charges will be borne by the Contractor and Contractor personnel.

6. Subcontractor shall provide a dedicated room for Contractor use to set up as an applicant lounge. Such provided room shall be of a size to comfortably hold 50 - 60 persons in various configurations. Space must be lockable and cleaned daily. Contractor shall provide large-screen television and accessories, games, etc.; subcontractor shall provide tables, chairs and lounge furniture.

7. Subcontractor is obligated to provide full and complete performance in accordance with the specifications of this Agreement, to include all provisions for lodging which consistently meet the requirements of the U.S. Government.

8. Contractor agrees to furnish comprehensive written procedures, in the form of a Standing Operating Procedures (SOP) covering all operational aspects expected under this Agreement. Contractor shall train subcontractor staff in the implementation of the SOP.

9. In the event that the facility(ies) are subject to sale, transfer, assignment, lease or otherwise subject to a change in ownership or management, the Subcontractor agrees that it will exert its best efforts to include the continuation of this Agreement as part of the transaction.

10. Subcontractor agrees that it shall not attempt to collect the cost of lodging or meals as described herein directly from the applicants. All invoices will be presented directly to the Contractor for payment.

11. Subcontractor agrees to provide current proof of insurance to the contractor. Such proof shall name the Contractor and its clients as additionally insured within the insurance umbrella.

12. Contractor will order rooms daily, based upon requirements received from the Government, and will cancel rooms as necessary until 8:00 p.m. daily. Subcontractor agrees to reserve a minimum of 50 double rooms until 8:00 pm daily (Sunday through Thursday, plus one Friday per month) unless the rooms are canceled earlier by the Contractor.

01/23/2003 14:16 FAX 947 297 8746
01/21/2003 14:41 58322615

RADISSON O'HARE ROSEMONT
CMS MARKETING

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PAGE 05/06

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(Revision 01; 21 January 2003)

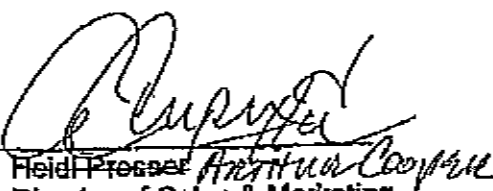
13. Subcontractor agrees to replace the safety signage in the swimming pool area; and to monitor the video surveillance camera located in the swimming pool area.
14. Either party may terminate this agreement at the end of each contract year by furnishing 60 days written notice to the other party.

AGREED TO this 21 day of January, 2003.

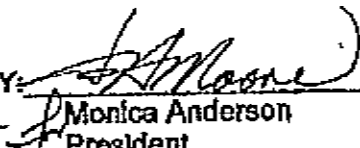
SUBCONTRACTOR
Radisson Hotel O'Hare

CONTRACTOR
Command Management Services, Inc.

BY:


Armita Cooper
Field Processor
Director of Sales & Marketing

BY:


Monica Anderson
President

Appendices:

APPENDIX A – PRICE AND PAYMENT SCHEDULE

APPENDIX B – STATEMENT OF WORK (SOW)

APPENDIX C – US Dept of Labor WAGE DETERMINATION

01/23/2004 17:44 FAX 847 297 8744

RADISSON HOTEL CHICAGO

23 2004 10:59:41 P2
REVISION PRICING: 01/23/2004FROM :CMS
CHICAGO MEPS - RADISSON HOTEL CHICAGOAPPENDIX A
PRICE AND PAYMENT SCHEDULE

ITEM	ESTIMATED QUANTITY (1)	UNIT OF MEASURE	UNIT PRICE (2)	ESTIMATED AMOUNT
Base Period: (for the period: 1 Jan 2004 through 31 Aug 2004)(3)				
0001A Single Lodging Requirements, Per Appendix B.	1,000	Person	N/A	COMPLETED
0001B Double Lodging Requirements, Per Appendix B.	22,000	Person	N/A	COMPLETED
0001C Meals Requirements, Per Appendix B.	23,000	Person	N/A	COMPLETED
0001D Applicant Lounge Requirements, Per Appendix B.	261	Days	N/A	COMPLETED
Contractor's First Option Period: (for the period: 1 Feb 2005 through 31 Jan 2005)				
0002A Single Lodging Requirements, Per Appendix B.	1,000	Person	\$23.78	\$23,780.00
0002B Double Lodging Requirements, Per Appendix B.	22,000	Person	\$23.78	\$523,160.00
0002C Meals Requirements, Per Appendix B.	23,000	Person	\$17.39	\$399,970.00
0002D Applicant Lounge Requirements, Per Appendix B.	261	Days	INCLUDED	INCLUDED
Contractor's Second Option Period: (for the period: 1 Feb 2005 through 31 Jan 2006)				
0003A Single Lodging Requirements, Per Appendix B.	1,000	Person	\$24.43	\$24,430.00
0003B Double Lodging Requirements, Per Appendix B.	22,000	Person	\$24.43	\$598,760.00
0003C Meals Requirements, Per Appendix B.	23,000	Person	\$17.91	\$411,930.00
0003D Applicant Lounge Requirements, Per Appendix B.	261	Days	INCLUDED	INCLUDED
Contractor's Third Option Period: (for the period: 1 Feb 2006 through 31 Jan 2007)				
0004A Single Lodging Requirements, Per Appendix B.	1,000	Person	\$25.22	\$25,220.00
0004B Double Lodging Requirements, Per Appendix B.	22,000	Person	\$25.22	\$554,840.00
0004C Meals Requirements, Per Appendix B.	23,000	Person	\$18.48	\$421,360.00
0004D Applicant Lounge Requirements, Per Appendix B.	261	Days	INCLUDED	INCLUDED
Contractor's Fourth Option Period: (for the period: 1 Feb 2007 through 31 Jan 2008)				
0005A Single Lodging Requirements, Per Appendix B.	1,000	Person	\$25.98	\$25,980.00
0005B Double Lodging Requirements, Per Appendix B.	22,000	Person	\$25.98	\$571,560.00
0005C Meals Requirements, Per Appendix B.	23,000	Person	\$19.00	\$457,000.00
0005D Applicant Lounge Requirements, Per Appendix B.	261	Days	INCLUDED	INCLUDED
TOTAL				\$3,361,050.00

(1) Service required Sunday through Thursday each week, plus an estimated 1 Friday per month.

(2) Rates are inclusive of all applicable tax and gratuities.

(3) Basis of payment will be month-end reconciliation of daily master tolls.

Note 1: Payment will be made for rooms not automatically cancelled by CMS by 8:00pm, plus meals for applicants actually lodged.

Note 2: This agreement may be terminated at the end of each contract year written notice by either party.

Arthur Cooper
Arthur Cooper, Director of Sales

1/23/2004

Monica Anderson
Monica Anderson, President
COMMAND MANAGEMENT SERVICES, INC.

1/23/2004

01/23/2004 17:45 FAX 847 297 8741

RADISSON O HARE HOTEL

FROM : CMS

FAX NO. 15834452564

JY 23 2004 10:46PM P3

Jucey

2004 Chicago Radisson O'Hare
Addendum to Subcontract AgreementADDENDUM TO SUBCONTRACT FOR SERVICES
AGREEMENT

12 January 2004

This addendum to the previously executed Subcontract for Services Agreement is made between COMMAND MANAGEMENT SERVICES, INC., Portland, OR (hereafter Contractor) and the RADISSON HOTEL O'HARE, Rosemont, IL (hereafter Subcontractor).

Effective 01 February, 2004, the Contractor will not be charged for unoccupied rooms or portions of rooms. Contractor will pay the unit price in Appendix A of the subcontract agreement (including lodging, supper, breakfast, and transportation as applicable) for each applicant actually lodged in the hotel. Un-issued room keys will be returned to the hotel front desk at the end of the applicant check-in period each night.

Authorized Representatives:

a. Contractor: The following individuals shall be designated as the representative, and alternate for the Contractor.

Monica C. Anderson, President/CEO
T. A. Moore, Vice President (alternate),
Command Management Services, Inc.
411 S.W. 2nd Avenue, Suite 200
Portland, OR 97204
tel: (503) 224-6600
fax: (503) 224-6848

b. Subcontractor: The following individuals shall be designated as the representative, and alternate for the Subcontractor.

Arthur Cooper, General Manager
Radisson Hotel O'Hare
6810 North Mannheim Road
Rosemont, IL 60018
tel: (847) 297-1234
fax: (847) 297-5287

AGREED TO this 12th Day of January, 2004.

SUBCONTRACTOR
Radisson Hotel O'Hare

BY: Arthur Cooper
Arthur Cooper
General Manager

CONTRACTOR
Command Management Services, Inc.

BY: Monica Anderson
Monica Anderson
President

EXHIBIT

B

Beata Chmielewska
Sales & Internet Administrator
Wyndham O'Hare
6810 N Mannheim Rd
Rosemont IL, 60018
Phone 847-297-1234
Direct 847-759-6145
Fax 847-297-8744

Dear Jean Houston

I'm Happy to announce that former Radisson O'Hare is now Wyndham O'Hare. The conversion was completed on Nov 01, 2004.

We do apologize for any inconvenience we may cause you.

Sincerely

Beata Chmielewska
Beata Chmielewska

01-17-05
Bud for contract file.



APR. 22 2007 4:20PM COMMAND MANAGEMENT SERVICES

NO. 0113 P. 23

(1)

July 28, 2006

Andrea Meyer, General Manager
Wyndham O'Hare
6810 North Mannheim Road
Rosemont, IL 60018

Re: MEPS Contract

Dear Ms. Meyer:

It was a pleasure to meet you on July 18 during the inspection by the USMEPCOM Eastern Sector Commander, and we sincerely appreciate the courtesy we received from you and your staff during our visit to Chicago.

During our stay at the Wyndham, we were told you were unavailable, so we met with Jeremy Schaffer to discuss several issues regarding the level of services furnished under our subcontract agreement in support of our MEPS contract. We discussed the maintenance condition of the sleeping rooms in detail, the inadequate size of the applicant lounge, and meal service in the restaurant. Hopefully, Jeremy has subsequently had the opportunity to discuss these issues with you.

Jeremy explained that new windows are on order for the older section of the sleeping areas and that the room entry doors are scheduled to be replaced in the sleeping rooms where the male applicants are routinely lodged. Jeremy also shared with us your plans for replacement of the floor and major equipment in the kitchen.

The concern we expressed to Jeremy, however, was the routine level of general housekeeping and maintenance we noted in the sleeping rooms in preparation for the USMEPCOM inspection. As you know, our contract liaison inspects a minimum of five rooms each day after she receives the keys from the front desk. The first room we checked had not been cleaned from the previous occupancy. Had we not checked the room, we would have assigned two applicants to the room and would have undoubtedly received a formal complaint from our client. The other rooms we checked had peeling wallpaper, mildew on the grout, loose carpet, carpet that was not vacuumed, cracked sinks, damaged ceilings, and personal items between the mattress and box springs and under the beds.

EXHIBIT

D

APR. 22. 2007 4:21PM COMMAND MANAGEMENT SERVICES

NO. 0113 P. 26

③
Sent 1-8-06
AMS

November 8, 2006

Monica Anderson
CMS Corporation
411 SW 2nd Avenue
Portland, Oregon 97204

RE: MEPS Contract and Subcontract Issues

Dear Ms. Anderson,

In my letter dated August 31, 2006, I explained how we have addressed the concerns you had after your July inspection. Since that date, I have regrettably not heard from you or your corporation. Therefore, please accept this letter as Wyndham O'Hare's 60 day written notice of termination of the MEPS contract. Under Section 14 of the Subcontract, either party can terminate the relationship and we feel that it is in our best interest to do so at this time.

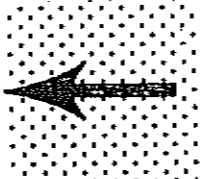
*When to
8/31/06
letter?*

V

We cannot continue to hold room nights under the contract beyond January 31st, 2007 while waiting for your response. Due to the fact that the arbitrary 30 day period we were given to correct any problems you encountered has passed and that you have not made any room night commitments for 2007, we will have to secure alternative base business elsewhere. This being the case, I wanted to inform you of our decision to terminate this contractual relationship with the current terms in advance of the ending date so that both parties could pursue other avenues if needed. However, should you desire to continue our relationship we would welcome discussion to that end. We would be pleased to negotiate new terms for contract that would come into effect on February 1st, 2007.

Please contact me via email or written response at your earliest to discuss the options I have laid out above. Thank you in advance for your time attention to this matter.

Sincerely,



Andrea J. Mayer
General Manager



APR. 22, 2007 4:21PM COMMAND MANAGEMENT SERVICES

NO. 0113 P. 26 ⑥

December 21, 2006

Andrea Mayer, General Manager
Or,
Current General Manager
Wyndham O'Hare
6810 North Mannheim Road
Rosemont, IL 60018

Re: Notice of Subcontract Termination and Relocation

Dear Ms. Mayer:

Based upon your November 8, 2006 written notice of termination of our Subcontract Agreement to furnish lodging and meals for applicants processing through the Chicago Military Entrance Processing Station (MEPS), CMS will discontinue services under the Subcontract Agreement and permanently relocate to an alternate hotel facility effective 01 January 2007. Services under the Subcontract Agreement will terminate upon completion of the breakfast meal service on Friday, 29 December 2006.

Sincerely,

Jeff Downes
Vice President



-6b APR. 22. 2007 4:21PM CHICAGO MANAGEMENT SERVICES 10572972438 NO. 0113 P 312

1450 E. Touhy Avenue
Des Plaines, IL 60018

Invoice No.

131
46.35 / 36.05 / 10.20**INVOICE****Customer**

Name Command Management Services, Inc.
 Address 411 SW 2nd Ave, Suite 200
 City Portland State OR ZIP 97204

Jan-07

Qty	Description	Unit Price	TOTAL
821	Double occupancy rooms	\$90.00	\$73,890.00
41	Single occupancy rooms	\$55.00	\$2,255.00
10	Unreturned/vacant rooms	\$70.00	\$700.00
4	Overflow meals	\$10.00	\$40.00
1	Photo/copy charges Feb. 10th, 16th, 18th	\$52.50	\$52.50
1	Damaged duvet cover & duvet insert (per Sharon 2/07/07)	\$250.00	\$250.00
2	Phone lines charges	\$60.00	\$120.00

ENTERED FEB 28 2007

Payment Details

Cash
 Check
 Credit Card

Name _____

CC # _____

Expires _____

Subtotal	\$77,307.50
Less Deposit	_____
CHARGED	_____
TOTAL	\$77,307.50

Office Use Only

If you have any questions, please contact Accounting

Thank you for your business!

RECEIVED
FEB 21 2007

BY: _____



APR. 22, 2007 4:21PM COMMAND MANAGEMENT SERVICES

NO. 0113 P. 33
99 Page 1 of 1

Print Preview

WELLS
FARGO

Stops - Images - Search®

Image

Image Front:

The logo for the Conference on Financial Stability (CFS) is located in the top right corner. It consists of the letters 'CFS' in a stylized, italicized font, enclosed within a circular wreath of leaves.

COMMAND MANAGEMENT SERVICES, INC.
411 SW 2ND AVENUE, SUITE 200
PORTLAND, OR 97204-1400
(503) 224-5570

WELLS FARGO BANK, N.A.
INTERMOUNTAIN
DIVISION

27969

PAY TO THE
ORDER OF WYNDHAM • HARE

Seventy-Seven Thousand Three Hundred Seven and 50/100

DOLLARS

WYNDHAM O'HARE
6510 N. MANNHEIM RD.
ROSEMONT, IL 60018

MEMO:

100339698 111230006800401050076784

700077307507

Image Book:

2539 81154

Item Details

Amount: \$ 77,307.50
Check Number: 27069
Posting Date: 03/21/2007
As Of Date: 03/21/2007

Account Name: COMMAND MANAGEME
Account Number: 105007578
Routing Number: 12300680
Type Code/Description: 475/CHECK PAID
Item Sequence Number: 008848979081

© Copyright 2007 Wells Fargo. All rights reserved.

APR 22 2007 4:21PM COMMAND MANAGEMENT SERVICES

NO. 0113 P. 34

(1d)

MEPS
 411 S.W. 2nd Avenue
 Suite 200
 Portland, OR 97204-3403

Arrival: 01/01/07
 Departure 01/31/07

Room: 9006
 Cashier: 19
 Page: 1
 Departure Time: 6:43

INVOICE NO. 2693622 WYNDHAM HOTEL O'HARE

Date	Text	Room	Charges	Credits
January-07				
1/1	700 Double Rooms @ \$87.34		61,138.00	
1/1	120 Odd Double Rooms @ 68.89		8,278.80	
1/1	100 Rooms not used @ 50.44		5,044.00	
1/1	22 Triple Rooms @ 120.47		2,826.34	
1/1	0 Dinners @ \$12.50			
1/1	0 Breakfasts @ \$5.95			
Total			77,287.14	
Balance Direct Bill			77,287.14	USD

Thank you for choosing Wyndham Hotel O'Hare.

For your next stay with us, please call (847) 297-8464.

RENO & ZAHM LLP
ATTORNEYS AND COUNSELORS AT LAW

IAN K. LINNABARY
IKL@RENOZAHM.COM

May 15, 2007

Via Email: jhamilton@bjlp.com

Jessica T. Hamilton, Esq.
Ball Janick LLP
101 Southwest Main Street, Suite 1100
Portland, OR 97204-3219

Re: Wyndham O'Hare/Command Management Services, Inc.

Dear Ms. Hamilton:

I am in receipt of your letter dated April 27, 2007, and I understand that you represent Command Management Services, Inc. ("CMS"). Please allow this letter to respond to your client's renewed demand for payment of \$77,307.50.

CMS erroneously assumes that my client ("Wyndham") believes it is entitled to retain the subject funds "for services that were never provided..." This is simply not the case. Wyndham is entitled to retain the money as partial compensation for the damages it suffered as a result of your client's breach of contract.

The parties' contract specifically provides at paragraph 14 "either party may terminate this agreement at the end of each contract year by furnishing 60 days written notice to the other party." The contract language is quite clear. The agreement could be terminated by either party upon appropriate notice "at the end of each contract year." Nothing in the contract provides for earlier termination.

Absent an express agreement between the parties to terminate the contract prematurely, the contract could only be terminated at the end of its natural term on January 31st. Where the terms of a contract are clear and unambiguous, they will be given effect as written, and Illinois courts will not impose requirements inconsistent with the express, unambiguous contract language.

CMS believes Wyndham intended to modify the contract and terminate the parties' contract in advance of the January 31st expiration date. However, nothing in Wyndham's letter conveys an

Jessica T. Hamilton, Esq.
May 15, 2007
Page 2

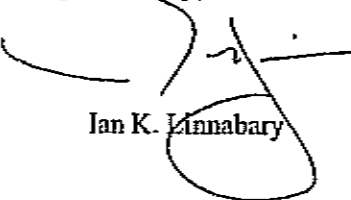
intent to terminate the contract on a date other than the one set forth therein, January 31, 2007. CMS misconstrues the plain language of Wyndham's November 8, 2006 letter which provided that Wyndham would no longer provide services "under the contract beyond January 31, 2007." That date was not chosen arbitrarily. Wyndham reviewed the contract and understood that it could only be terminated at the conclusion of its natural term. Therefore, Wyndham sent an appropriate termination notice sixty days in advance of January 31, 2007 as required by paragraph 14 of the parties' contract.

There was no "meeting of the minds" sufficient to modify the plain language of the contract. Wyndham did not intend to terminate the contract before January 31, 2007. Rather, CMS unilaterally terminated the contract on December 29, 2006 without Wyndham's consent. There is no evidence to demonstrate the parties' mutual intent to circumvent the express language of the contract and terminate the contract prematurely, and absent such intent, Wyndham is entitled to the full benefit of its bargain.

Over the course of the parties' relationship, Wyndham had come to expect that CMS would reserve and pay for an average of approximately 800 rooms per month. This reasonable expectation is grounded firmly in the parties' prior course of dealing. From January through December 2005, CMS reserved an average of 785 rooms per month with the lowest room reservations occurring in April at 576 and the greatest occurring in August at 1,126. From January through November 2006, CMS reserved an average of 757 rooms per month with a low of 557 rooms in April and a high of 1,027 rooms in August. The number of room reservations and CMS's subsequent payments to Wyndham established a clear course of dealing between the parties upon which Wyndham relied. When CMS unilaterally terminated the contract prematurely in December 2006, Wyndham was given only eight days notice and was understandably unable to mitigate its damages.

Despite suffering significant financial harm as a result of CMS's contract breach, Wyndham remains amenable to discussing a reasonable resolution of this matter. However, they will not pay CMS the \$77,307.50 it demands. If your client is unwilling to move from its position, I invite you to file suit. I will accept service on behalf of my client.

Sincerely,



Ian K. Linnabary

IKL:sae

cc: Mr. Jeremy Schaeffer (via Email)

@FDATI-PL-ODM\HOTMAIL\DOX\7\DOCS\WYNDHAM\12466060913.W7D